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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKETT NO.
10/567,4	187	•	
	•	•	EXAMINER
			Cooley
		•	ART UNIT PAPER NUMBER
			1797 Z0081029
EXAMINER INTERVIEW SUMMARY RECORD			
All participants (applicant, applicant's representative, PTO personnel):			
	anlew	(PTO)	
$(1) {2}$		$\frac{(3)}{(1)}$	
(2)	Krinsky 1	(App. Rep.) (4)	<u> </u>
Date of intension	29 OC	T 2008	
Type: Telephonic	D Personal (copy is gi	ven to applicant applicant's representative).	
Date of interview			
		· · · · · · · · · · · · · · · · · · ·	
Agreement was reached with respect to some or all of the claims in question. Claims discussed: Coposed CM 9			
Claime discussed:	proposed i	clm9	
Olamis discussed.	DE	= 272.8901	•
Identification of prior ar	t discussed:		
<u></u>			
Description of the gene	eral nature of what was a	eareed to if an agreement was reached, or any other co	mments: Applicant will
	the made of what was a	of the objected to clown	cinta independent firm
Description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicant will flace one or more of the objected to claims into independent form. A proposed claim 9 was discussed. App. Rep. & the exr. revised			
A proposed	Claim 9	was discussed. App. 10	ep. & the exr. revised
the claim	to define	e over DE 901. The a	ndt will be considered
after fil	ling.		
(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)			
□ 1. It is not necess	sary for applicant to prov	vide a separate record of the substance of the interview	1.
WAIVED AND MUST I	INCLUDE THE SUBSTA	d to indicate to the contrary, A FORMAL WRITTEN RES ANCE OF THE INTERVIEW (e.g., items 1-7 on the reve given one month from this interview date to provide a	erse side of this form). If a response to the last Office
requirements response req	that may be present in t	ary above (including any attachments) reflects a complete last Office action, and since the claims are now allowice action. Applicant is not relieved from providing a second	wable, this completed form is considered to fulfill the

Examiner's Signature

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